

REMARKS

No claims are amended. No new claims are added. No claims are cancelled. Claims 43-47 are pending for consideration. In view of the following remarks, Applicant respectfully requests reconsideration and allowance of the subject application.

Claim Rejections

Claims 43-45 and 47 stand rejected under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 6,546,390 to Pollack et al. (hereinafter "Pollack").

Claim 46 stands rejected under 35 U.S.C. § 103(a) as being unpatentable over Pollack in view of U.S. Patent No. 6,546,416 to Kirsch.

The Pollack Reference

Pollack discloses a method and apparatus for evaluating relevancy of messages to users. Similarity scores including similarities of the incoming message to features of a plurality of messages are generated. Relevancy scores are generated for the plurality of users indicating relevancies of the incoming message to the plurality of users based on the similarity scores and a plurality of user profiles including information descriptive of the plurality of users' preferences for the features. (*Pollack*, abstract). Fig. 1 of Pollack is depicted below.

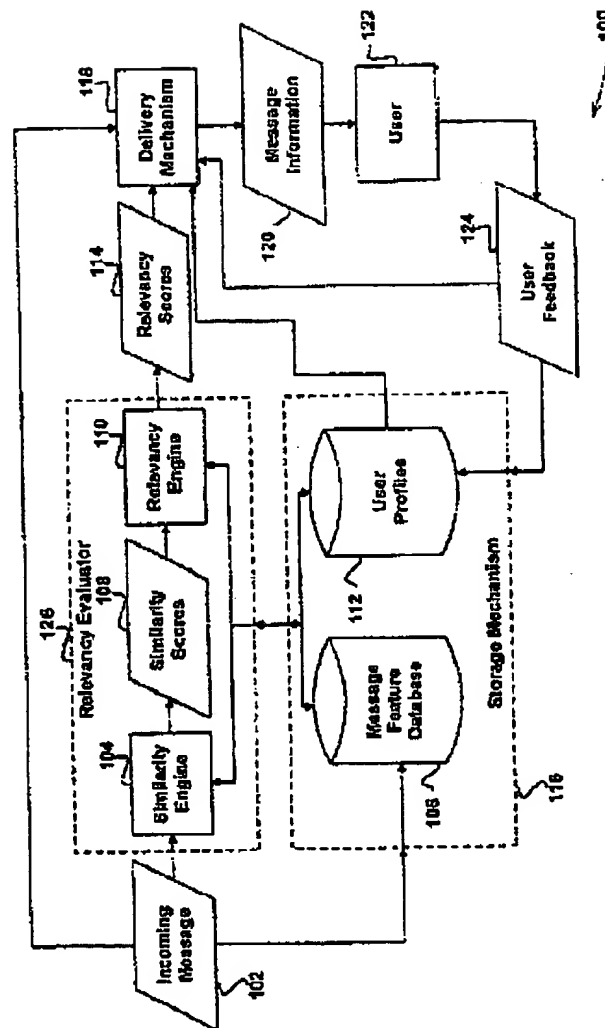


FIG. 1

As shown above, the incoming message is delivered to a relevancy evaluator. The relevancy evaluator may include a similarity engine, similarity scores, and a relevancy engine. As Pollack instructs, the similarity engine is a standard text-based search engine, which compares words in a search query with words in an index of documents maintained by a search engine. Furthermore, the

1 reference discloses a storage mechanism, which stores information related to user
2 preferences (user profiles 112), as well as previous incoming messages received
3 by the system (message feature database 106). Within this setup, the similarity
4 engine queries the message feature database with the incoming message to
5 produce similarity scores. This score represents a degree of similarity between the
6 incoming message and the previously-received messages stored in the message
7 feature database. (*Pollack*, col. 4, line 55-col. 5, line 28).

8 While Pollack describes an incoming message being compared to a
9 message feature database that stores previously-received messages, the message
10 feature database may include other records corresponding to different features of
11 previously-received messages. For example, the message feature database may
12 include *abstracts or summaries* of messages, *combinations of messages* that are
13 similar to each other, or *keywords* derived from the messages. Whatever the
14 message feature database contains, the similarity engine calculates the similarity
15 scores by comparing the incoming message to the features in the database.
16 (*Pollack*, col. 8, lines 26-38).

17 Furthermore, the user profile may indicate preferences a user has for certain
18 message features stored in the message features database, corresponding to how
19 well the user liked or disliked that message feature. These preferences may be
20 stored in a preference matrix. (*Pollack*, col. 8, lines 58-63). Using the similarity
21 scores and the user profile, the relevancy scores may be generated. For example,
22 the relevancy score of an incoming message may be generated by using vector
23 multiplication of the similarity scores and the user profile. (*Pollack*, col. 10, lines
24 35-55). Whether or not the incoming message is delivered to the user may depend
25 on whether the relevancy score was above or below a relevancy threshold

1 determined by the user. (*Pollack*, col. 6, lines 46-58). If the relevancy score
2 meets the relevancy threshold, then the message information may finally be
3 delivered to the user. This message information may be the actual message, or it
4 may be any information derived from the incoming message. For example, the
5 message information delivered to the user may be a *summary* of the incoming
6 message, a *relevancy score* of the incoming message, *keywords* extracted from the
7 incoming message, a *subject line* of the incoming message, or the *entire contents*
8 of the incoming message. The message information could also include other
9 information related to the message, such as the *time of receipt*, the *author*, or the
10 *size* of the incoming message. (*Pollack*, col. 6, lines 13-23).

11 Pollack does not disclose or suggest "associating a plurality of parameters
12 having parameter values with the various degrees of desirability, wherein at least
13 some of the parameters *do not depend on any message that is conveyed by any*
14 *content of an email message.*"

15 16 The Kirsch Reference

17 Kirsch describes a method and system for selectively blocking delivery of
18 bulk electronic mail. The origin address of an e-mail message is validated to
19 enable blocking of email from spam e-mail sources, by preparing, in response to
20 the receipt of a predetermined e-mail message from an unverified source address,
21 a data key encoding information reflective of the predetermined e-mail message.
22 This message, including the data key, is then issued to the unverified source
23 address. The computer system then operates to detect whether a response e-mail
24 message, responsive to the challenge e-mail message, is received and whether the
25 responsive e-mail message includes a response key encoding predetermined

1 information reflective of a predetermined aspect of the challenge e-mail message.
2 The unverified source address may be recorded in a verified source address list.
3 Thus, when an e-mail message is received, the computer may operate to accept
4 receipt of a predetermined e-mail message on condition that the source address is
5 recorded in the verified source address list and alternatively on the condition that
6 the predetermined e-mail message includes the response key. (*Kirsch*, abstract).

7
8 **35 U.S.C. § 102**

9 Claims 43-45 and 47 stand rejected under 35 U.S.C. § 102(e) as being
10 anticipated by U.S. Patent No. 6,546,390 to Pollack et al. (hereinafter "Pollack").
11 Applicant traverses the rejections.

12 **Claim 43** recites an email screening method comprising:

- 13
- 14 • defining an index having values that are assigned to
15 various degrees of desirability that an email message can
16 have, wherein the degrees of desirability extend from a
17 low degree of desirability to a high degree of desirability;
 - 18 • associating a plurality of parameters having parameter
19 values with the various degrees of desirability, *wherein at*
20 *least some of the parameters do not depend on any*
21 *message that is conveyed by any content of an email*
22 *message*;
 - 23 • establishing a user interface through which a user can
24 adjust either (a) individual parameter values that, in turn,
25 establish a degree of desirability, or (b) index values that
themselves establish a degree of desirability that email
messages must have in order to be saved to dedicated user
storage locations; and
 - evaluating, using a computing device comprising part of
an email system in which, for at least some users of the
system, a client user interface email environment is
generated through use of HTML or web pages that are

1 sent to client devices, incoming email messages against
2 the index value that is defined by the user.

3 In making out a rejection of claim 43, the Office argues that Pollack
4 discloses all of the elements of Applicant's claim, including "associating a
5 plurality of parameters having parameter values with the various degrees of
6 desirability, wherein at least some of the parameters do not depend on any
7 message that is conveyed by any content of an email message." For support, the
8 Office cites to particular passages of Pollack and states that Pollack describes
9 *"relevancy scores from low-to-high degrees of desirability [that] depend on*
10 *message information such as time and size that are not conveyed by any content*
11 *of an email message."* (Office Action of 08/25/05, p. 3) (emphasis added).
12 Applicant respectfully but strongly disagrees with this characterization of the
13 reference and with the underlying rejection.

14 Applicant submits that Pollack does not disclose or suggest a method
15 "wherein at least some of the parameters do not depend on any message that is
16 conveyed by any content of an email message", as recited in Applicant's claim 43.
17 It appears that the Office relies upon col. 6, lines 13-66, as cited by the Office, for
18 the premise that Pollack teaches "relevancy scores . . . [that] depend on message
19 information such as time and size that are conveyed by any content of an email
20 message." (Office Action of 08/25/05, p. 3). However, the relevant portion of this
21 passage does not describe any sort of relevancy scores or other comparison, but
22 rather describes what *message information may be delivered to the user after a*
23 *relevancy score for an incoming message has been determined.* The first
24 paragraph of the cited passage is reproduced below:
25

1 The message information 120 may be any information
2 derived from or related to the incoming message 102. For
3 15 example, the message information 120 may include a sum-
4 mary of the incoming message 102, a relevancy score of the
5 incoming message 102, keywords extracted from the incom-
6 ing message, a subject line of the incoming message, or the
7 entire contents of the incoming message 102. The message
8 20 information 120 may include information related to the
9 incoming message 102, such as the time of receipt of the
10 incoming message 102, the author of the incoming message
11 102, or the size of the incoming message 102.

12 Again, while the passage does allow for the possibility that message
13 information may include information such as the "time or receipt" or the "size of
14 the incoming message", this message information is merely the information that is
15 sent to notify the user of the incoming message *after* the relevancy score of the
16 message has been determined. The message information does not, in any way,
17 affect the relevancy score of an incoming message, and therefore does not lend
18 support to the proposition that Pollack describes "parameters having parameter
19 values with the various degrees of desirability, *wherein at least some of the*
20 *parameters do not depend on any message that is conveyed by any content of an*
21 *email message*", as recited in Applicant's claim 43. (emphasis added). Applicant
22 respectfully points the Office to another passage of Pollack, reproduced below:

23 The incoming message 102 and the relevancy scores 114
24 are provided to a delivery mechanism 118. The delivery
25 mechanism 120 generates message information 120 from the
26 relevancy scores 114 and the incoming message 102 and 45
27 delivers the message information 120 to users of the system

28 (Pollack, col. 5, lines 42-46). This passage further helps to make two
29 important points clear: (1) that message information is the information delivered to
30 the user *after* relevancy scores have been determined, and (2) that relevancy

1 scores *do not* “depend on message information such as time and size”, as
2 contended by the Examiner. (*Office Action of 08/25/05*, p. 3). Therefore,
3 Applicant respectfully but strongly submits that under the correct interpretation of
4 the passage cited by the Office, Pollack describes sending message information to
5 the user that may be content-independent (e.g. time or size of the incoming
6 message), but that Pollack *does not describe* “associating a plurality of
7 parameters having parameter values with the various degrees of desirability,
8 *wherein at least some of the parameters do not depend on any message that is*
9 *conveyed by any content of an email message.*” (emphasis added).

10 Furthermore, Applicant submits that once the proper meaning of the above-
11 cited passage is revealed, it also becomes clear that Pollack as a whole does not
12 disclose or suggest “parameters [that] do not depend on any message that is
13 conveyed by any content of an email message.” As described above, Pollack
14 discloses a method that computes relevancy scores based on: (1) similarity scores,
15 and (2) user preferences.

16 As described above, the similarity engine is a standard text-based search
17 engine, which compares words in a search query with words in an index of
18 documents maintained in the message features database. This database may be
19 comprised of the previously-received messages, or may be other records
20 corresponding to different features of previously-received messages. For example,
21 the message feature database may include *abstracts or summaries* of messages,
22 *combinations of messages* that are similar to each other, or *keywords* derived from
23 the messages. Whatever the message feature database contains, the similarity
24 engine calculates the similarity scores by comparing the incoming message to the
25 features in the database. (*Pollack*, col. 8, lines 26-38). Therefore, Pollack only

1 describes traditional comparisons between the incoming message and features of
2 previously-received message. Whether the features in the database are the actual
3 text of the previously-received message, a summary of the message, an abstract of
4 the message, a combination of similar messages, or a keyword derived from the
5 message, it is clear that *the Pollack comparison is based upon the content of the*
6 *incoming message*. As such, the similarity scores determined by Pollack do not
7 include "parameters [that] do not depend on any message that is conveyed by any
8 content of an email message."

9 Furthermore, the relevancy score of an incoming message is determinate
10 upon preferences a user has for certain message features stored in the message
11 features database. These preferences correspond to how well the user liked or
12 disliked that message feature. These preferences may be stored in a preference
13 matrix. (*Pollack*, col. 8, lines 58-63). Again, there is no indication that Pollack
14 has at all contemplated the use of content-independent parameters. To the
15 contrary, Pollack describes a user assigning preference values based upon how
16 well the user liked the content of the previously-received message. As such, these
17 user preferences do not disclose or suggest Applicant's claim 43.

18 Again, the Pollack relevancy score for an incoming message is generated
19 with similarity scores and user preferences, neither of which use content-
20 independent parameters for determining a degree of desirability. Therefore,
21 Applicant respectfully submits that the relevancy score of Pollack does not include
22 "parameters having parameter values with the various degrees of desirability,
23 *wherein at least some of the parameters do not depend on any message that is*
24 *conveyed by any content of an email message*", as recited in Applicant's claim
25 43. (emphasis added).

1 As the reference does not disclose or suggest all of the elements of the
2 claim, the reference does not anticipate. For at least this reason, this claim is
3 allowable.

4 Claims 44-45 and 47 depend from claim 43 and are allowable as
5 depending from an allowable base claim. These claims are also allowable for their
6 own recited features which, in combination with those recited in claim 43, are
7 neither disclosed nor suggested in the references of record, either singly or in
8 combination with one another.

9 For example, Claim 45 recites "[t]he email screening method of claim 43,
10 wherein one of the parameters is associated with the number of specified recipient
11 addresses." In making out a rejection of this claim, the Office cites to col. 6, lines
12 13-23 and col. 7, line 65-col. 8, line 10 of Pollack.

13 As for the first passage, Applicant respectfully submits that it makes no
14 mention of a parameter that is "associated with the number of specified recipient
15 addresses." Although this exact passage has been reproduced above, it is also
16 depicted below for the Office's convenience:

17 The message information 120 may be any information
18 derived from or related to the incoming message 102. For
19 example, the message information 120 may include a sum-
20 mary of the incoming message 102, a relevancy score of the
21 incoming message 102, keywords extracted from the incom-
22 ing message, a subject line of the incoming message, or the
23 entire contents of the incoming message 102. The message
24 information 120 may include information related to the
25 incoming message 102, such as the time of receipt of the
incoming message 102, the author of the incoming message
102, or the size of the incoming message 102.

24 (*Pollack*, col. 6, lines 13-23). While the passage makes reference to the
25 many features of the incoming message, such as its size and author, it does not

1 make any mention whatsoever of the "number of specified recipient addresses."
2 Furthermore, as discussed in detail above, this passage does not even relate to
3 "parameters" but rather relates to *message information that can be delivered to the*
4 *user* after a relevancy score of an incoming message has been determined.

5 Applicant respectfully submits that the second passage cited by the Office
6 is equally unavailing. This passage is reproduced below:

7 The elements of FIG. 1 will now be described in more 65
8 detail. The incoming message 102 may be any kind of
9 message, document, or data that may be broadcast or

10 **8**

11 directed to one or more users. The incoming message 102
12 may, for example, be an electronic mail (email) message
13 directed to one or more specified users. The incoming
14 message 102 may also, for example, be a newsgroup
15 posting, a message posted to a chat room, information
16 derived from a web page, or information extracted from a
17 database or other data store. The incoming message 102 may
18 include any kind of data, such as text, graphics, images,
19 sounds, or any combination thereof.

20 (Pollack, col. 7, line 65-col. 8, line 10) Applicant fails to understand how
21 this passage discloses a parameter that is "associated with the number of specified
22 recipient addresses." Instead, this passage merely points out the fact that an
23 incoming message could be directed to "one or more specified users." Applicant
24 respectfully submits that this benign statement as well as the passage discussed
25 above do nothing to disclose or suggest Applicant's claim 45. For at least this
additional reason, claim 45 is allowable.

Furthermore, Claim 47 recites "[t]he email screening method of claim 43,
wherein one of the parameters is associated with the size of an email message." In

1 making out a rejection of this claim, the Office cites col. 5, lines 19-23 of Pollack.
2 Applicant submits, however, that the passage that the Office intended to cite is col.
3 6, lines 19-23, as these lines in col. 5 do not discuss any sort of "size of an email
4 message." Col. 6, however, is equally inapplicable of disclosing the subject matter
5 of Applicant's claim. This passage, reproduced twice above, only discusses
6 possible message information that can be delivered to the user of the Pollack
7 system. Again, while the "size of the incoming message" may be included as
8 message information delivered to the user, Pollack in no way discloses or suggests
9 a "*parameter . . . associated with the size of an email message*", as recited in
10 Applicant's claim 47. (emphasis added). For at least this additional reason, claim
11 47 is allowable.

12
13 **35 U.S.C. § 103**

14 Claim 46 stands rejected under 35 U.S.C. § 103(a) as being unpatentable
15 over Pollack in view of U.S. Patent No. 6,546,416 to Kirsch. Applicant traverses
16 the rejection.

17 Claim 46 recites "[t]he email screening method of claim 43, wherein one of
18 the parameters is associated with a percentage of invalid specified recipient
19 addresses." In making out a rejection of this claim, the Office cites Kirsch as
20 teaching the additional element of the claim. The Office further states that it
21 would have been obvious to combine the teachings of Pollack with these teachings
22 of Kirsch. (*Office Action of 08/25/05*, p. 4).

23 As discussed in detail above, Pollack does not teach or suggest all of the
24 elements of Applicant's base claim 43. To the contrary, Pollack teaches away
25

1 from such a claim, as all of the parameters used by Pollack *directly relate to the*
2 *content* of an email message.

3 Furthermore, Kirsch does not teach the elements of Applicant's claim 43,
4 nor is Kirsch relied upon by the Office for doing so. The addition of Kirsch is
5 therefore not seen to add anything of substance to the rejection of the base claim.
6 Therefore, claim 46 is allowable as depending from an allowable base claim.
7 Furthermore, claim 46 is also allowable for its own recited features which, in
8 combination with those recited in claim 43, are neither disclosed nor suggested in
9 the references of record, either singly or in combination with one another.

10
11 **Conclusion**

12 Applicant respectfully submits that all pending claims are in condition for
13 allowance. Accordingly, Applicant requests that a Notice of Allowability be
14 issued. If the Office's next anticipated action is to be anything other than issuance
15 of a Notice of Allowability, Applicant requests that the undersigned be contacted
16 for the purpose of scheduling an interview.

17
18 Respectfully submitted,

19
20 Dated: 10/3/05

21 By: 

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